1 2 3 4 5 6 7 8	Peter Goldstein [SBN 6992] PETER GOLDSTEIN LAW CORP peter@petergoldsteinlaw.com 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 474-6400 Facsimile: (888) 400-8799 Attorney for Plaintiffs ROSA ESTER BRIZUELA, individually, and as the Appointed Special Administrator of the Estate of Rolando Antonio Brizuela, Roland Brizueland Morgan Brizuela		
10	FOR THE DISTRICT OF NEVADA (RENO)		
11	ROSA ESTER BRIZUELA, individually, and as	Case No. 3:19-cv-00692 -MMD WGC	
12	the appointed special administrator of the estate of ROLANDO ANTONIO BRIZUELA; ROLAND	STIPULATION AND ORDER FOR	
13	BRIZUELA; and MORGAN BRIZUELA,	EXTENSION OF TIME TO FILE A RESPONSE TO DEFENDANTS'	
14	Plaintiffs,	PARTIAL MOTION TO DISMISS THIRD AMENDED COMPLAINT, OR,	
15	V.	IN THE ALTERNATIVE, MOTION TO STRIKE	
16	CITY OF SPARKS; ELI MAILE, sued in his		
17	individual capacity as a Sparks Police Officer;		
18	BRIAN SULLIVAN, sued in his individual capacity as a Sparks Police Officer; and DOES 3-		
19	10; inclusive,		
20	Defendants.		
21			
22	COMES NOW, Plaintiff, ROSA ESTER BRIZUELA, individually, and as the appointed		
23	special administrator of the estate of ROLANDO ANTONIO BRIZUELA, ROLAND BRIZUELA		
24	and MORGAN BRIZUELA, and Defendants CITY OF SPARKS, CITY OF SPARKS POLICE		
25	DEPARTMENT; ELI MAILE and BRIAN SULLIVAN (collectively hereinafter the "PARTIES"),		
26	by and through their counsel of record, hereby stipulate and agree that the time for Plaintiffs to file		
27	their response to Defendants' Partial Motion to Dismiss Third Amended Complaint, or, in the		
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1	Alternative, Motion to Strike [Dkt. 56] (the "Motion") be extended two weeks from the original due	
2	date of January 21, 2021. Plaintiffs' response will now be due on or before February 4, 2021.	
3	Reason for Extension	
4	Because of the complexity of the claims made by Plaintiffs' as well as Defendants raising o	
5	new matters in their Motion to Dismiss the parties require additional time to prepare their response	
6	to the Motion. This stipulation is made in good faith and not for the purpose of delay.	
7	This is the first extension of time requested by counsel for filing Plaintiffs' response to	
8	Defendants' Motion to Dismiss.	
9	DATED: January 19, 2021	PETER GOLDSTEIN LAW CORP
10		
11		By: /s/ Peter Goldstein PETER GOLDSTEIN
12		Attorneys for Plaintiff ROSA ESTER BRIZUELA, individually, and as
13		the Appointed Special Administrator of the
14		Estate of Rolando Antonio Brizuela, Roland Brizuela and Morgan Brizuela
15	DATED: January 19, 2021	CITY OF SPARKS
16		By: /s/ Chester H. Adams
17		CHESTER H. ADAMS WESLEY K. DUNCAN
18		BRANDON C. SENDALL
19		Attorneys for Defendants CITY OF SPARKS, CITY OF SPARKS POLICE
20		DEPARTMENT, ELI MAILE AND BRIAN SULLIVAN
21	DATED: January 19, 2021	STANLEY H. BROWN, JR., CHARTERED
22		By: /s/ Stanley H. Brown, Jr.
23		STANLEY H. BROWN, JR. Co-Attorneys for Defendants
24		CITY OF SPARKS, CITY OF SPARKS POLICE DEPARTMENT, ELI MAILE AND BRIAN SULLIVAN
25	IT IS SO ORDERED	DEI ARTMENT, ELI MAILE AND BRIAN SCELIVAN
26	DATED this 19thday of January	, 2021.
27	1 (la)	
28		IN HEED OF A TER DISTRICT HIDSE
		UNITED STATES DISTRICT JUDGE

1 **CERTIFICATE OF SERVICE** 2 I am employed in the County of Clark, State of Nevada. I am over the age of eighteen years 3 and not a party to the within action; my business address is 10161 Run Park Drive, Suite 150, Las 4 Vegas, Nevada 89145. I hereby certify that on this 19th day of January, 2021, a true and correct copy of the 5 following document STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE A 6 7 RESPONSE TO DEFENDANTS' PARTIAL MOTION TO DISMISS THIRD AMENDED 8 COMPLAINT, OR, IN THE ALTERNATIVE, MOTION TO STRIKE was served by 9 electronically filing with the Court's CM/ECF electronic filing system to the following parties: 10 Chester H. Adams, Esq. Sparks City Attorney 11 Wesley K. Duncan, Esq. Chief Assistant City Attorney 12 Brandon C. Sendall, Esq. Assistant City Attorney 13 P.O. Box 857 Sparks, Nevada 89432-0857 14 Telephone: (775) 353-2324 Email: cadams@cityofsparks.us 15 wduncan@cityofsparks.us bsendall@cityofsparks.us 16 Attorneys for Defendants 17 Stanley H. Brown, Jr., Esq. Stanley H. Brown, Jr., Chartered 18 127 East Liberty Street Reno, Nevada 89501 19 Telephone: (775) 337-8800 Email: shbjrlaw@gmail.com 20 Co-Counsel for Defendants 21 22 I declare that I am employed in the office of a member of the bar of this Court at whose 23 direction the service was made. 24 25 An Employee of Peter Goldstein Law Corp 26 27

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